# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

LG DISPLAY CO., LTD.,	)
Plaintiff,	) }
v.	) C.A. No. 06-726-JJF
AU OPTRONICS CORPORATION; AU OPTRONICS CORPORATION AMERICA; CHI, MEI OPTOELECTRONICS CORPORATION; and CHI MEI OPTOELECTRONICS USA, INC.,	) ) ) )
Defendants.	) )
AU OPTRONICS CORPORATION,	) }
Plaintiff,	) )
v. LG DISPLAY CO., LTD. and LG DISPLAY AMERICA, INC.,	) ) C.A. No. 07-357-JJF ) CONSOLIDATED CASES )
Defendants.	)

# NOTICE OF SUBPOENA AND DEPOSITION (DIRECTED TO WESTINGHOUSE DIGITAL ELECTRONICS LLC)

PLEASE TAKE NOTICE that, pursuant to Rules 30(b)(6) and 45 of the Federal Rules of Civil Procedure, defendants and counterclaim plaintiffs AU Optronics Corporation and AU Optronics Corporation America ("AUO") are serving a subpoena ad testificandum and duces tecum upon Westinghouse Digital Electronics LLC ("Westinghouse"), in the form appended hereto, for the production of documents described in Exhibit A to the subpoena, and for an oral deposition on the topics listed in Exhibit B to the subpoena.

The requested documents are to be produced by 4:00 p.m. PDT on July 15, 2008 at the offices of Janney & Janney Attorney Service, Inc., 1545 Wilshire Boulevard, Suite 311, Los Angeles, CA 90017.

> DB02:6658983.1 065944.1001

The deposition will take place at the offices of McKenna, Long & Aldridge LLP, 101 California Street, Floor 41, San Francisco, California, 94111, commencing at 9:00 a.m. PDT on August 7, 2008. In accordance with Rule 30(b)(6) of the Federal Rules of Civil Procedure, Westinghouse will be advised that it is required to designate one or more officers, directors, managing agents, or other persons who consent to testify on its behalf with respect to the matters set forth in Exhibit B to the subpoena.

The deposition will be taken in accordance with the Federal Rules of Civil Procedure before an official authorized to administer oaths under the laws of the United States, and shall continue from day to day until completed. This deposition may be recorded by any means permitted under the Federal Rules of Civil Procedure, including audio, audio-visual, and/or stenographic means.

You are invited to attend and cross-examine.

YOUNG CONAWAY STARGATT & TAYLOR LLP

/s/Karen L. Pascale

July 1, 2008

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The Brandywine Building
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P.O. Box 391
Wilmington, Delaware 19899-0391
Telephone: (302) 571-6600
Attorneys for AU Optronics Corporation and AU Optronics Corporation America

DB02:6658983.1 2 065944.1001

### OF COUNSEL:

PAUL HASTINGS JANOFSKY & WALKER LLP

Vincent K. Yip Terry D. Garnett Peter J. Wied Jay C. Chiu Katherine F. Murray 515 South Flower Street, 25<sup>th</sup> Floor Los Angeles, CA 90071 Telephone: (213) 683-6000

- and -

WILSON SONSINI GOODRICH & ROSATI, P.C.

Ron E. Shulman Julie M. Holloway 650 Page Mill Road Palo Alto, California 94304-1050 Telephone: (650) 493-9300

M. Craig Tyler Brian D. Range 8911 Capital of Texas Highway North Westech 360, Suite 3350 Austin, Texas 78759-8497 Telephone: (512) 338-5400

AO88 (Rev., 12/06) Subpoena in a Civil Case	Issued by the	<b>a</b>		
UNITED STATES DISTRICT COURT				
CENTRAL	DISTRICT OF	Idol Cool	CALIFORNIA	
LG.Philips Display Co., Ltd., et al.	Diblider of	CLIDDOEN'A M	A CIVII CACE	
V.		SUBPOENA II	N A CIVIL CASE	
Chi Mei Optoelectronics Corporation, et al.		Case Number:1	1:06-cv-00726 (Dist. of Delaware)	
TO: Westinghouse Digial Electronics, LLC c/o: David O. Chen, Registered Agent 12150 Mora Drive Sante Fe Springs, CA 90670				
☐ YOU ARE COMMANDED to appear in the Utestify in the above case.	United States Distri	ct court at the place	e, date, and time specified below to	
PLACE OF TESTIMONY			COURTROOM	
			DATE AND TIME	
YOU ARE COMMANDED to appear at the p in the above case.	place, date, and time	specified below to	testify at the taking of a deposition	
PLACE OF DEPOSITION McKenna Long & Aldridge LLF Francisco, CA 94111	P, 101 California Stre	et, Floor 41, San	DATE AND TIME 8/7/2008 9:00 am	
YOU ARE COMMANDED to produce and p place, date, and time specified below (list do See attached Exhibit A.	permit inspection an ocuments or objects	d copying of the fo ):	llowing documents or objects at the	
PLACE Janney & Janney Attorney Service, Inc., 1 Angeles, CA 90017	1545 Wilshire Blvd., S	te. 311, Los	DATE AND TIME 7/15/2008 4:00 pm	
☐ YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below.				
PREMISES			DATE AND TIME	
Any organization not a party to this suit that is suldirectors, or managing agents, or other persons who matters on which the person will testify. Federal Rul	consent to testify on i	ts behalf, and may se	nall designate one or more officers, et forth, for each person designated, the	
ISSUING OFFICER'S SIGNATURE AND THILE (INDICATE I	IF ATTORNEY FOR PLA	INTIFF OR DEFENDAN	OT) DATE 6/26/2008	
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMB Jeffrey Whiting, Attorney for AU Optronics / 512 Willson Sonsini Goodrich & Rosati, 900 South C	2.338.5482	jhway, Las Cimas	IV, Fifth Floor, Austin, TX 78746	

<sup>(</sup>See Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), on next page)

<sup>&</sup>lt;sup>1</sup> If action is pending in district other than district of issuance, state district under case number.

AO88 (Rev. 12/06) Subpoens in a C	Civil Case			
PROOF OF SERVICE				
	DATE	PLACE		
SERVED				
SERVED ON (PRINT NAME)		MANNER OF SERVICE		
SERVED BY (PRINT NAME)		TITLE		
,				
	DECI	ARATION OF SERVER		
I declare under penalty of in the Proof of Service is to	of perjury under the laws rue and correct.	of the United States of America that the foregoing	information contained	
Executed on				
	DATE	SIGNATURE OF SERVER		
		ADDRESS OF SERVER		

Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), as amended on December 1, 2006:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

(1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expeuse on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

(2) (A) A person commanded to produce and permit inspection, copying, testing, or sampling of designated electronically stored information, books, papers, documents or tangible things, or inspection of premises uced not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

(B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit

inspection, copying, testing, or sampling may, within 14 days after service of the subpoens or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to producing any or all of the designated materials or inspection of the premises --- or to producing electronically stored information in the form or forms requested. If objection is made, the party serving the subpoena shall not be entitled to inspect, copy, test, or sample the materials or inspect the premises except pursuant to an order of the court by which the subpocna was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production, inspection, copying, testing, or sampling. Such an order to compel shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection, copying, teating, or sampling commanded.

(3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify

the subpoena if it

(i) fails to allow reasonable time for compliance;

(ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held;

(iii) requires disclosure of privileged or other protected matter and no exception or waiver applies: or

(iv) subjects a person to undue burden.

(B) If a subpoens

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(iii) requires a persou who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoens, quash or modify the subpoens or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) Duties in Responding to Subpoena.

(1) (A) A person responding to a subpocus to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.

(B) If a subpoens does not specify the form or forms for producing electronically stored information, a person responding to a subpoena must produce the information in a form or forms in which the person ordinarily maintains it or in a form or forms that are reasonably

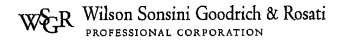
(C) A person responding to a subpoena need not produce the same electronically stored information in more than one form.

(D) A person responding to a subpoena need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or to quash, the person from whom discovery is sought must show that the information sought is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nouetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) (A) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial-preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

(B) If information is produced in response to a subpocus that is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has and may not use or disclose the information until the claim is resolved. A receiving party may promptly present the information to the court under seal for a determination of the claim. If the receiving party disclosed the information before being notified, it must take reasonable steps to retrieve it. The person who produced the information must preserve the information until the claim is resolved.

(e) CONTEMPT. Failure of any person without adequate excuse to obey a subpoena served upon that person may be deemed a contempt of the court from which the subpocts issued. An adequate cause for failure to obey exists when a subpoens purports to require a nonparty to attend or produce at a place not within the limits provided by clause (ii) of subparagraph



900 South Capital of Texas Highway Las Cimas IV, Fifth Floor Austin, TX 78746-5546 PHONE 512.338.5400 FAX 512.338.5499 www.wsgr.com

June 26, 2008

Westinghouse Digital Electronics, LLC 12150 Mora Drive Sante Fe, CA 90670

Re: LG Display Co., Ltd., v. AU Optronics Corp., et al./AU Optronics Corp. V. LG Display Co., Ltd., et al.

Dear Sir/Madam:

AU Optronics ("AUO"), LG Display Co., Ltd. ("LGD"), formerly known as LG.Philips LCD Co., Ltd., as well as LG Display America, Inc. (formerly known as LG.Philips LCD America) are involved in a patent infringement case in the federal district court in Delaware. We represent AUO in this matter.

AUO understands that your company has previously been served with a subpoena from LGD regarding this litigation that seeks information you may have concerning AUO. Your company also may have information regarding LGD, LDGA and/or their products that is relevant to this lawsuit. Accordingly, we have enclosed with this letter, a subpoena, which seeks such relevant documents and deposition testimony. If you are represented by counsel, feel free to have your counsel contact me directly at the number above.

We have described the categories of documents that you are requested to produce in Exhibit A and the topics for deposition testimony in Exhibit B to the enclosed subpoena. AUO is sensitive to and does not wish to disrupt any existing business relationships you may have with AUO and others. Further, AUO understands and respects that your company is not a party to this litigation and will work to minimize your involvement in the case, including collaborating with you and your company to obtain the requested information as efficiently as possible. AUO appreciates your cooperation in working with us to obtain the requested information.

Please note that the time and place of the deposition noticed in the subpoena is identical to that noticed by LGD. For your convenience, AUO intends to take your deposition in conjunction with the noticed LGD deposition, and likewise, AUO will work with you regarding any scheduling conflicts. In addition, the need for a deposition may be limited or unnecessary, depending on the circumstances. However, AUO will need sufficient time to review your production of documents in advance of any deposition, so the ability to facilitate both depositions at once will depend in part on your timely production of documents responsive to the subpoena requests.

Wilson Sonsini Goodrich & Rosati

June 26, 2008 Page 2

In lieu of producing original documents at the location specified in the subpoena, you may send copies to me directly at the mailing address above. We are happy to reimburse you for your reasonable shipping and copying costs.

I invite you to discuss the subpoena requests with me directly so that we may work with you to respond to the subpoena, but please note that the due date for the requested documents is July 15, 2008. Thank you in advance for your cooperation and attention to this subpoena. If you have any questions or wish to discuss compliance with the subpoena, please do not hesitate to contact me or to have your counsel contact me directly.

Sincerely,

WILSON SONSINI GOODRICH & ROSATI Professional Corporation

-Jeffrey M. Whiting

### **EXHIBIT A**

### **INSTRUCTIONS**

- 1. In responding to the present subpoena, you are required to furnish such information as is available to you that is within your possession custody or control, including but not limited to information in the possession of your agents, representatives, or any other person or persons acting on your behalf.
- 2. If you have no writings, recordings, documents, or other information responsive to a particular category, please state so in writing. Additionally, if you have documents responsive to a particular category which you claim are privileged, please state so in writing and please produce all non-privileged documents. For each document you claim as privileged, please state: (i) the type of privilege you claim; (ii) the nature of the document (e.g. letter, memorandum, notes, etc.); (iii) its date; (iv) its author(s) and recipient(s), if any; and (v) the identity of each and every person, other than the identified author(s) or recipient(s), who was sent or provided with the document or a portion of the document.

### **DEFINITIONS**

3. "WESTINGHOUSE," "you" or "your" refer to Westinghouse Digital Electronics, LLC and includes (a) any of its divisions, departments, offices, subsidiaries, agents; (b) all companies, corporations, or partnerships that are predecessors-in-interest or successors-in-interest of WESTINGHOUSE; (c) all companies, corporations, partnerships, associations, or other business entities which are or have been under common ownership or control, in any manner, with WESTINGHOUSE; and (d) each of the present and former officer, directors, employees, agents, consultants, independent contractors, attorneys, representatives, or other persons acting or purporting to act on behalf of the foregoing entity, or on whose behalf the foregoing entity acted or purported to act.

- 4. "LGD" refers to LG Display Co., Ltd. (formerly known as LG.Philips LCD Co., Ltd.) and includes (a) any of its divisions, departments, offices, subsidiaries, agents; (b) all companies, corporations, or partnerships that are predecessors-in-interest or successors-in-interest of LGD; (c) all companies through which LGD markets or distributes its LCD Modules in the United States, including without limitation LGDA; (d) all companies, corporations, partnerships, associations, or other business entities which are or have been under common ownership or control, in any manner, with LGD; and (e) each of the present and former officer, directors, employees, agents, consultants, independent contractors, attorneys, representatives, or other persons acting or purporting to act on behalf of the foregoing entity, or on whose behalf the foregoing entity acted or purported to act.
- 5. "LGDA" refers to LG Display America, Inc. (formerly known as LG.Philips LCD America, Inc.) and includes (a) any of its divisions, departments, offices, subsidiaries, agents; (b) all companies, corporations, or partnerships that are predecessors-in-interest or successors-in-interest of LGDA; (c) all companies through which LGDA markets or distributes its LCD Modules in the United States, including without limitation LGD; (d) all companies, corporations, partnerships, associations, or other business entities which are or have been under common ownership or control, in any manner, with LGDA; and (e) each of the present and former officer, directors, employees, agents, consultants, independent contractors, attorneys, representatives, or other persons acting or purporting to act on behalf of the foregoing entity, or on whose behalf the foregoing entity acted or purported to act.
- 6. The term "LCD Modules" shall refer to any liquid crystal display ("LCD") module(s) designed, produced, manufactured, sold or offered for sale by, or purchased or otherwise obtained from, or imported on behalf of, LGD and/or LGDA, including but not limited to, modules used in or incorporated into televisions, monitors, computers, mobile phones, portable audio/video devices, automotive devices, industrial, or medical devices, regardless of brand. The term "LCD Modules" also includes but is not limited to any custom or special order modules designed, produced, manufactured, sold or offered for sale by LGD and/or LGDA.

- 7. The term "LCD Product" means any device or product that contains an LCD Module. An LCD computer monitor, LCD television, laptop computer, a telephone or other portable or handheld product incorporating an LCD module, and equipment that incorporates an LCD Module are examples of LCD Products. This includes all such devices, regardless of brand name.
- 8. The term "communications" refers to any form of interpersonal communication, including without limitation any transmission, conveyance, or exchange of word, statement, fact, thing, idea, document, instrument, data, or information, by any medium whether written, verbal, non-verbal or any other means, including without limitation electronic communications and e-mails.
- 9. The term "person" refers to any natural person, company, corporation, partnership, firm, association, government agency or other organization cognizable at law, and its agents and employees.
- 10. The term "document" shall have the broadest scope permissible under the Federal Rules of Civil Procedure and includes, for example, all writings, drawings, graphs, charts, photographs, phono-records, schematics, layouts, specifications, data sheets, application notes, marketing presentations and materials, internal presentations, design reports, hardware source code (including, for example, verilog), software source code (including, for example, firmware), pseudocode, timing diagrams, waveform diagrams, test reports, customer complaints and responses, engineering change notices, modification histories, white papers, assembly diagrams, assembly drawings, and assembly instructions, whether or not such documents are claimed to be privileged or confidential, and within the Defendant's possession, custody, or control as set forth in Rule 34(a) of the Federal Rules of Civil Procedure. The term "document" also refers, in addition to the original or original copy, to all copies of any kind that contain any alteration, marking, or omission, or which in any other way are not identical to the original or original copy and all drafts or notes made in the preparation of each document. The term "document" shall

further refer to and include all electronic data (including, for example, executable files) in whatever form it may exist.

- 11. The term "thing" encompasses without limitation all tangible things which constitute or contain matters within the scope of Rule 26(b) of the Federal Rules of Civil Procedure and which are in the possession, custody, or control of the Defendant as set forth in Rule 34(a) of the Federal Rules of Civil Procedure.
- 12. The term "identify" as used herein shall refer to the following: (a) With respect to a natural person to provide: full name; present or last known business address and telephone number; present or last known residential address and telephone number; and occupation and business position or title held; (b) With respect to a legal or business entity, to provide: full name; place of incorporation or organization (if any); principal place of business; and identification of any representative of such entity who has knowledge relating to any information in connection with which such entity has been identified; (c) With respect to any document or thing, to provide: the date the document or thing bears or was prepared or transmitted; the identity of each person who authored, signed, created or prepared the document or thing; the identity of each addressee and recipient of the document or thing; its title and general character (subject matter); the number of pages in the document; the identity of the persons having possession, custody or control of the original or copies of the document or thing; the present location of the document or thing; and for each document or thing that you contend is privileged, immune or otherwise excludable from discovery, the basis for such claim of privilege, immunity or exclusion (in sufficient detail for the Court to rule on such claim) and whether you would be willing to produce such document or portions of such document under a suitable protective order.
- 13. The terms "relating to," "relate to," and "related to" mean pertaining to, alluding to, responding to, referring to, commenting on, regarding, recording, evidencing, containing, setting forth, reflecting, illustrating, showing, discussing, disclosing, describing, explaining, summarizing, supporting, contradicting, refuting, or concerning, whether directly or indirectly.

- 14. The use of the singular form of any word includes the plural, and vice versa, as necessary to bring within the scope of the following requests all information which might otherwise be construed to be outside its scope.
- 15. The terms "or" as well as "and" shall be construed disjunctively as well as conjunctively as necessary to bring within the scope of the following requests all information which might otherwise be construed to be outside its scope.
- 16. The term "including" as used herein is not be interpreted as limiting the request and to the contrary is intended to indicate specific examples without limitation.

### **REQUESTS**

### **DOCUMENT REQUEST NO. 1:**

All documents reflecting the order, purchase, sale or delivery, by or to WESTINGHOUSE and/or OEMs, since March 8, 2001, of any LCD Modules from any person, including but not limited to summaries of sales and/or shipments, reports concerning sales and/or shipments, purchase orders, invoices, shipping records, and bills of lading.

### **DOCUMENT REQUEST NO. 2:**

All documents reflecting the order, purchase, sale or delivery by or to WESTINGHOUSE and/or OEMs, since March 8, 2001, of LCD Products from any person that did or could contain LCD Modules, including any summaries, reports, purchase orders, invoices, shipping records, and bills of lading.

### **DOCUMENT REQUEST NO. 3:**

Documents sufficient to identify all products purchased, manufactured, sold, or imported by or for WESTINGHOUSE since March 8, 2001, that did or could contain LCD Modules, including information sufficient to identify which specific LCD Modules have been used in which brands and models of LCD Products.

### **DOCUMENT REQUEST NO. 4:**

All documents reflecting offers to sell, offer to buy, price quotes, and/or negotiations concerning WESTINGHOUSE and any LCD Modules since March 8, 2001.

### **DOCUMENT REQUEST NO. 5:**

All contracts, agreements or other documents relating to any business arrangement or relationship (past or present) between WESTINGHOUSE and LGD or LGDA.

### **DOCUMENT REQUEST NO. 6:**

Summaries, reports, and other documents sufficient to identify all sales and imports into the United States, by or for you, of LCD Products that did or could contain LCD Modules since March 8, 2001, including the dates, brands, models, quantities, customers, location, and price concerning all such sales and imports. If subtotals and totals are not included (in units and revenue), then this information, including spreadsheets, is requested in native electronic format.

### **DOCUMENT REQUEST NO. 7:**

Summaries, reports, and other documents sufficient to identify all sales and imports in the United States, by or for you, of LCD Modules since March 8, 2001, including the dates, models, quantities, customers, location, and price concerning all such sales and imports. If subtotals and totals are not included (in units and revenue), then this information, including spreadsheets, is requested in native electronic format.

### **DOCUMENT REQUEST NO. 8:**

All documents you received from or provided to LGD or LGDA since March 8, 2001, concerning the sale, marketing, supply, distribution, shipping, and/or importation of LCD Modules, or LCD Products containing LCD Modules, including, but not limited to plans, presentations, proposals, strategies, and/or reports (for example, road maps, presentations, product codenames, product or market updates, feasibility studies, product strategies or strategy reports, quarterly business reviews, market reports or trends, meeting agendas, marketing materials and sales kits).

### **DOCUMENT REQUEST NO. 9:**

All documents you received from or provided to LGD or LGDA since March 8, 2001, concerning the design, development, technical specifications, manufacturing, production, performance, and/or testing of LCD Modules and/or LCD Products.

### **DOCUMENT REQUEST NO. 10:**

All documents concerning or reflecting any offer, proposal, or attempt to supply or promote LCD Modules, or LCD Products containing LCD Modules since March 8, 2001, including, for example, communications regarding possible business opportunities to design or supply LCD Modules.

### **DOCUMENT REQUEST NO. 11:**

All documents concerning any in-person communications/meetings between WESTINGHOUSE and LGD or LGDA at any time since March 8, 2001, including, but not limited to e-mails, trip reports, agendas, presentations, meeting notes, minutes, or other summary of the in-person communication/meeting, including meetings or visits inside or outside the U.S.

### **DOCUMENT REQUEST NO. 12:**

All documents concerning all audits, inspections, approvals, and awards or recognition regarding LGD or LGDA, including their facilities, their manufacturing and production processes, or LCD Modules, or LCD Products containing LCD Modules, since March 8, 2001.

#### **DOCUMENT REQUEST NO. 13:**

All documents concerning any sales or product support provided by LGD or LGDA since March 8, 2001, including all communications and/or agreements relating to the service, repair, refurbishment, or replacement of LCD Modules, or LCD Products containing LCD Modules in the United States, and all documents regarding warranties or service agreements for the benefit of WESTINGHOUSE or purchasers of LCD Products.

### **DOCUMENT REQUEST NO. 14:**

All documents sufficient to identify product or project names and codenames for your LCD Modules or LCD Products, and documents sufficient to link or correlate such names or

codenames to LGD or LGDA product models or other identifiers for LCD Modules, or LCD Products containing LCD Modules used and/or approved for those LCD Product projects and/or codenames, since March 8, 2001.

### **DOCUMENT REQUEST NO. 15:**

All documents reflecting any products and specifications that you approved, designed, developed, or marketed jointly, cooperatively, or in coordination with LGD or LGDA since March 8, 2001.

### **DOCUMENT REQUEST NO. 16:**

All marketing and promotional materials or technical presentations created, distributed, published or used in any way by WESTINGHOUSE in the period from March 8, 2001 to present regarding any LCD Module or LCD Product.

### **DOCUMENT REQUEST NO. 17:**

All documents reflecting your communications (including e-mail) with LGD or LGDA since March 8, 2001.

### **DOCUMENT REQUEST NO. 18:**

All communications sent or received since March 8, 2001 (including e-mail) between WESTINGHOUSE and Dong Hoon Han, the Account Manager of LGDA.

### **DOCUMENT REQUEST NO. 19:**

All communications (including e-mail) between WESTINGHOUSE, on the one hand, and LGDA or LGD, on the other hand, regarding the incorporation of any LCD Module into any end product in the period from March 8, 2001 to present.

# **DOCUMENT REQUEST NO. 20:**

All communications (including e-mail) between WESTINGHOUSE, on the one hand, and LGDA or LGD, on the other hand, regarding marketing and promotional materials or technical presentations created, distributed, published or used in any way by WESTINGHOUSE in the period from March 8, 2001 to present regarding any LCD Module.

# **DOCUMENT REQUEST NO. 21:**

All communications (including e-mail) between WESTINGHOUSE, on the one hand, and LGDA or LGD, on the other hand, regarding the quantity of LCD Modules or end products containing LCD Modules that were sold in the United States for any period between March 8, 2001 and present.

# **DOCUMENT REQUEST NO. 22:**

All documents, including all communications between you and LGD or LGDA regarding the importation or shipment into the United States of any LCD Module or LCD Product in the period from March 8, 2001 to present.

# **DOCUMENT REQUEST NO. 23:**

All license agreements involving WESTINGHOUSE and LGD or LGDA that relate to any LCD technology.

Page 17 of 22

#### **EXHIBIT B**

The Definitions in Exhibit A are incorporated by reference. You are requested to produce witness(es) with knowledge concerning the topics set forth below.

### **TOPICS**

### TOPIC NO. 1:

The business practice relating to documents produced in response to Exhibit A of this subpoena, including but not limited to:

- the practice relating to the creation of the documents, including the timing of the (a) creation, the authorship of the documents, the information from which the documents were created and the source/author of such information, and whether the documents were created as part of regularly conducted activity as a regular practice; and
- the practice relating to the maintenance of the documents, including whether the (b) documents were kept in the course of regularly conducted activity.

## TOPIC NO. 2:

All communications sent or received since March 8, 2001, including but not limited to electronic mail, between WESTINGHOUSE and LGD or LGDA.

### TOPIC NO. 3:

Any business arrangement (whether past or present) between WESTINGHOUSE and LGD or LGDA.

### **TOPIC NO. 4:**

Any transaction involving WESTINGHOUSE and LGD or LGDA, including all transactions involving LCD Modules.

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### TOPIC NO. 5:

WESTINGHOUSE's annual sales of LCD Products or LCD Modules (in units and revenues) in the Unites States from 2001 to present, as well as the price or cost paid associated with such sales.

### TOPIC NO. 6:

Marketing and promotional materials or technical presentations created, distributed, published or used in any way by WESTINGHOUSE in the period from March 8, 2001 to present regarding any LCD Module.

### **TOPIC NO. 7**:

Importation or shipment into the United States of any LCD Module or LCD Product in the period from March 8, 2001 to present.

### TOPIC NO. 8:

Any technical issues regarding any LCD Module you discussed with LGD or LGDA in the period from March 8, 2001 to present.

### TOPIC NO. 9:

The incorporation of any LCD Module into any end product sold by you in the period from March 8, 2001 to present.

### **TOPIC NO. 10**:

The quantity of LCD Modules or end products containing LCD Modules that were sold by you in the United States for any period between March 8, 2001 and present.

### **TOPIC NO. 11:**

All presentations, meetings, and in-person communications by or between WESTINGHOUSE and/or LGD or LGDA since March 8, 2001, including but not limited to, the frequency, location, participants and purpose of such presentations, meetings and communications.

### **TOPIC NO. 12:**

All actions and efforts by LGD or LGDA to: (a) promote and/or sell LCD Modules or LCD Products to or for WESTINGHOUSE; (b) create new business opportunities with WESTINGHOUSE; and/or (c) support or expand their relationship with WESTINGHOUSE.

### **TOPIC NO. 13**:

All business relationships, contracts, agreements, letters of agreements, and memoranda of understanding between WESTINGHOUSE and LGD or LGDA regarding the manufacturing, production, design, marketing, sale or supply of LCD Products or LCD Modules.

### **TOPIC NO. 14:**

All offers to sell and/or negotiations between WESTINGHOUSE and any person regarding the actual or potential purchase or sale of LCD Modules or LCD Products since March 8, 2001.

# **TOPIC NO. 15**:

All LCD Products that contain or incorporate LCD Modules that were or could have been imported, offered for sale, and/or sold in the U.S. since March 8, 2001, including which brands and models of your LCD Products used which models of LCD Modules.

### **TOPIC NO. 16**:

Since March 8, 2001, all shipments and sales of LCD Modules to be used for WESTINGHOUSE LCD Products, and all sales and imports in the U.S. by or for you, of LCD Modules (whether alone or as part of an LCD Product).

### **TOPIC NO. 17**:

All audits, inspections, approvals, and awards or recognition concerning LGD or LGDA, including, but not limited to, with respect to manufacturing and production processes, facilities, and/or LCD Modules.

### **TOPIC NO. 18:**

All products and specifications that you approved, designed, developed, or marketed jointly, cooperatively, or in coordination with LGD or LGDA since March 8, 2001.

# **TOPIC NO. 19**:

The efforts you took to gather and search for information and documents responsive to this subpoena and your document and email retention policies and practices.

# **TOPIC NO. 20**:

All license agreements involving WESTINGHOUSE and LGA or LDGA that relate to any LCD technology.

# **TOPIC NO. 21**:

Documents produced in response to Exhibit A of this subpoena.

### **CERTIFICATE OF SERVICE**

I, Karen L. Pascale, Esquire, hereby certify that on July 1, 2008, I caused to be electronically filed a true and correct copy of the foregoing document with the Clerk of the Court using CM/ECF, which will send notification that such filing is available for viewing and downloading to the following counsel of record:

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I further certify that I caused a copy of the foregoing document to be served by e-mail on the above-listed counsel of record and on the following non-registered participants in the manner indicated:

### By E-mail

Gaspare J. Bono [gbono@mckennalong.com] Matthew T. Bailey [mbailey@mckennalong.com] R. Tyler Goodwyn, IV [tgoodwyn@mckennalong.com] Lora A. Brzezynski [lbrzezynski@mckennalong.com] Cass W. Christenson [cchristenson@mckennalong.com] McKenna Long & Aldridge LLP 1900 K Street, NW Washington, DC 20006 (202) 496-7500 Attorneys for LG Display Co., Ltd. and LG Display America, Inc.

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### YOUNG CONAWAY STARGATT & TAYLOR LLP

/s/Karen L. Pascale

July 1, 2008

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